





**An Indignant Evans  
a Boat-House R**

**The American Button  
Machine Company Su**

**News for Li**

**Peculiar Suit Growing on Prior to Dissolution of Partnership**

**New Suits, Divorces, Confessions,**

[illegible]

Michigan avenue, east on the residence of complainant, Michigan avenue, and Lake Park as Lot 12, Block 22, of the University of Chicago. On the 26 of May one Arthur Davis on a part of Lake Park 20 Davis street and nearly opposite built an unpainted wooden structure long and twenty feet wide, resembling a horse stable, this to be built in a single day.

use it as a boat-house, in written rental or hired out. The Board of Trustees gave him permission to build a structure on the park grounds. Murray claims they had power to give such consent, but that the park was 10 years ago dedicated to the use of the city and that it cannot be diverted therefrom. It has been previously built on another site and the residents in the vicinity have been disturbed. The Trustees ordered Hallstrom to remove the building from the field so, only to put in front

In conclusion, Murray avers that the best-housed objection to the enjoyment of his property at value, and he, therefore, asks is made defendant, may be enjoyed Michigan avenue or Lake Park and that the village, the defendant retained from the permittee, is entitled to occupy any part of

in any way inconsistent with the dedication to the public.

THE "DAILY NEWS" says the usual misgivings of a suit—seems to have visited the suit—will be called on to prove some points. Thursday afternoon the Hole and Overseaming Sewing Machine commenced a suit against Victor Thomas R. Scott, proprietors of claiming \$30,000 damages, stating they manufacture the "Hole and Overseaming Sewing Machine," and have a local agent. The business was done in the

partly in making exchanges of the other machines of "inferior" claim always to have acted "in compliance of probity." The *News* published an item purporting to be in which sewing-machine agents on gentle terms, and added to explaining that the allegations of cable to the Victor Sewing-Machine and the American Sewing-Machine companies were charged with "unconscious dishonesty" and that those to buy their machines by tions, and their business was

"licensed swindling. On the article was published. In which he charged with swindling in the West Randolph street. The people appeared as editorial, indorse articles, and characterizing as 'swindlers' as 'snake-thieves.'"

A SILENT MENACE

A curious illustration of the difference between English and American justice yesterday in a suit brought Wehle against E. and J. Willette, York, to restrain the collection of a debt. It seems that Wehle, D

[illegible]

contract with their New York City attorneys, Latta & Co., to keep their agreement with L. & Co., and after Wehle's refusal to fulfill the contract, Lerner & Heilmann. When the money was paid, it was not paid as was alleged by Latta & Co. under judgment for \$2,572.50. In the first Wehle knew of it, he said Marshal called on him with a payment. He claimed he was such a miser, that he would avoid being compelled to pay it, in the terms of the contract the

livered in August; that he did not  
tension of the time, but the agree-  
after he left the city, and was  
that he was not interested in the  
contract, nor could he have been  
losses. When suit was begun a  
mistake his appearance was enter-  
ed by Lomer & Heilmann, and with-  
out consent; but he appeared in  
him. He, therefore, asked to be  
set aside as to him, on the ground  
bound by it, and was not liable.

A GOOD-NATURED COMMENT  
The kindness of Messrs. Hay &  
mistakenly.

March last has cost them just \$100 a day they began a suit by attaching W. Paul, the unworthy recipient, to recover this amount. They say that on March last they received a letter at Buffalo, asking them to send 10,000 bushels of May wheat. They say they would do so if he would deposit \$100,000 with the Buffalo bank, and send them the receipt that he would send the wheat. But on kindred on the amount the 10,000 bushels of wheat. The draft came and New York for collection, or

The National Banks were not evading payment of their personal income taxes, Preston, Keane & Co. feel that they have just and proper cause for complaint and that they are entitled to a refund. They filed a bill to protect

Mr. Huck from troubling turned their personal property \$2,000, the bulk of which being invested in United States bonds not taxable, but the County \$33,000, and the State Board cent, on which they have been \$1,831.23. They claim all the property last year was \$1,400 worth on which they are willing to pay and they ask that the collection of the \$1,831.23 may be enjoined and void.

**DIVORCE.**

FRANCES A. McFARLANE.

Judge Moore yesterday granted a divorce to Anna M. Stewart from Guy on the ground of his desertion.

ITEMA

Judge Drummond is still enforcers in cases against the Indianapolis & Western Railroad Com-

Marer Wispenscheit was reappointed Assistant of John C. Goetz to keep open the store and manage the course of business, and to report.

Nicholas F. Cooke.  
 A dividend of 4 per cent was  
 made of Michael B. Kenny.  
 An American will be elected for  
 at 10 a. m. to-day.  
 A composition meeting will be







































